

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF MISSISSIPPI**

IN RE:

CASE NO. 10-01851ee

O & G LEASING, LLC

CHAPTER 11

ORDER RESETTING

THIS CAUSE having come on this date on the (1) DISCLOSURE HEARING (DKT.#408), (1a) OBJECTION FILED BY SECURITY BANK (DKT.#460) (1b) JOINDER BY WASHINGTON STATE BANK (DKT.#462) (1c) MOTION TO STRIKE DKT.#462 FILED BY DIP (DKT.#465) (1d) RESPONSE TO DEBTOR'S MOTION TO STRIKE FILED BY WASHINGTON STATE BANK (DKT.#469) (2) MOTION TO APPROVE EMPLOYMENT OF VOTING AGENT AND SOLICITATION PROCEDURES (DKT.#409), (3) MOTION TO PROHIBIT USE OF CASH COLLATERAL (DKT.#434), (4) OBJECTION TO FEE APPLICATIONS OF SUMMIT GROUP (#417); LEFOLDT & Co. (#418) AND DEBTOR'S ATTY. (#419 & #420) FILED BY WASHINGTON STATE BANK (DKT.#435) AND (4a) SUPPLEMENT FILED BY DEREK A. HENDERSON - DKT.#444 (5) MOTION TO CONVERT TO CHAPTER 7 OR IN THE ALTERNATIVE, MOTION TO APPOINT TRUSTEE FILED BY CREDITOR, WASHINGTON STATE BANK (DTK#436), (6) MOTION FOR SCHEDULING AND STATUS CONFERENCE (DKT.#440) AND OBJECTION BY FIRST SEC. BANK (DKT.#454) (7) MOTION FOR AN ORDER ESTABLISHING SALES PROCEDURES FILED BY FIRST SECURITY BANK (DKT.#441) AND RESPONSE BY WASHINGTON STATE BANK (DKT.#458) (8) U. S. TRUSTEE'S MOTION FOR ENLARGEMENT OR EXTENSION OF TIME TO OBJECT TO OR OTHERWISE RESPOND TO FIRST FEE APPLICATION OF SUMMIT GROUP PARTNERS, FOURTH FEE APPLICATION OF LEFOLDT & COMPANY, FOURTH FEE APPLICATION OF MCRANEY MONTAGNET & QUIN, LLC AND FOURTH FEE APPLICATION OF YOUNG WILLIAMS, P.A. (Dkt. #442) and the Court having considered

the facts herein, finds that the hearing on AUGUST 23, 2011, should be continued and reset.

IT IS THEREFORE ORDERED that the hearing on the (1) DISCLOSURE HEARING (DKT.#408), OBJECTION FILED BY SECURITY BANK (DKT.#460) JOINDER BY WASHINGTON STATE BANK (DKT.#462) MOTION TO STRIKE DKT.#462 FILED BY DIP (DKT.#465) AND RESPONSE TO DEBTOR'S MOTION TO STRIKE FILED BY WASHINGTON STATE BANK (DKT.#469) (2) MOTION TO APPROVE EMPLOYMENT OF VOTING AGENT AND SOLICITATION PROCEDURES (DKT.#409), (3) MOTION TO PROHIBIT USE OF CASH COLLATERAL (DKT.#434), (4) OBJECTION TO FEE APPLICATIONS OF SUMMIT GROUP (#417); LEFOLDT & Co. (#418) AND DEBTOR'S ATTY. (#419 & #420) FILED BY WASHINGTON STATE BANK (DKT.#435) AND SUPPLEMENT FILED BY DEREK A. HENDERSON - DKT.#444 (5) MOTION TO CONVERT TO CHAPTER 7 OR IN THE ALTERNATIVE, MOTION TO APPOINT TRUSTEE FILED BY CREDITOR, WASHINGTON STATE BANK (DTK#436), (6) MOTION FOR SCHEDULING AND STATUS CONFERENCE (DKT.#440) AND OBJECTION BY FIRST SEC. BANK (DKT.#454) (7) MOTION FOR AN ORDER ESTABLISHING SALES PROCEDURES FILED BY FIRST SECURITY BANK (DKT.#441) AND RESPONSE BY WASHINGTON STATE BANK (DKT.#458) (8) U. S. TRUSTEE'S MOTION FOR ENLARGEMENT OR EXTENSION OF TIME TO OBJECT TO OR OTHERWISE RESPOND TO FIRST FEE APPLICATION OF SUMMIT GROUP PARTNERS, FOURTH FEE APPLICATION OF LEFOLDT & COMPANY, FOURTH FEE APPLICATION OF MCRANEY MONTAGNET & QUIN, LLC AND FOURTH FEE APPLICATION OF YOUNG WILLIAMS, P.A. (Dkt. #442) is hereby continued and reset for **TUESDAY, SEPTEMBER 6, 2011, at 1:30 O'CLOCK P.M.**

SO ORDERED on August 26, 2011.


EDWARD ELLINGTON
UNITED STATES BANKRUPTCY JUDGE

